

# Exhibit 5

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

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ANTHONY RAPP and C.D.,

Plaintiffs,

vs.

Case No.:  
20-cv-9586 (LAK)

KEVIN SPACEY FOWLER a/k/a  
KEVIN SPACEY,

Defendant.  
-----x

Wednesday, February 3, 2021

10:39 a.m. EST

Remote videotaped deposition of ANTHONY  
RAPP, held before Suzanne J. Stotz, a Certified  
Realtime Reporter, Registered Professional  
Reporter, and a Notary Public of the State of  
New York.

10:47 1 A. Yes.

10:47 2 Q. Did Mr. Vary misquote you in any  
10:47 3 way?

10:47 4 A. No, he did not misquote me.

10:47 5 Q. Did you see anything in the article  
10:47 6 that was inaccurate?

10:47 7 A. No.

10:47 8 Q. You claim that Mr. Fowler assaulted  
10:48 9 you when you were 14 years old?

10:48 10 A. Yes.

10:48 11 Q. How many times do you allege that  
10:48 12 Mr. Fowler assaulted you?

10:48 13 A. That time only. That night only.

10:48 14 Q. I want to speak to you about your  
10:48 15 allegations.

10:48 16 In what year do you claim that  
10:48 17 Mr. Fowler assaulted you?

10:48 18 A. 1986.

10:48 19 Q. And you allege this happened only  
10:48 20 one time, right?

10:48 21 A. Yes.

10:48 22 Q. In what year did you meet  
10:48 23 Mr. Fowler?

10:48 24 A. 1986.

10:48 25 Q. In what city were you living in in

11:53 1 parties I had seen intoxicated adults.

11:53 2 Q. Did you have interactions with  
11:53 3 these intoxicated adults at these parties?

11:53 4 A. I don't recall specific  
11:53 5 interactions. I certainly recall witnessing  
11:54 6 people that I perceived to be intoxicated.

11:54 7 Q. You said you didn't remember  
11:54 8 Mr. Fowler saying anything when he was in the  
11:54 9 door.

11:54 10 As Mr. Fowler walked over to the,  
11:54 11 to the bed, do you recall him saying anything  
11:54 12 then?

11:54 13 A. I don't recall him saying anything.

11:54 14 Q. Do you recall Mr. Fowler saying  
11:54 15 anything when he picked you up?

11:54 16 A. I don't recall him saying anything  
11:54 17 when he picked me up.

11:54 18 Q. And can you explain in greater  
11:54 19 detail exactly what happened when Mr. Fowler  
11:54 20 kind of picked you up? How did he pick you up?

11:54 21 A. He used one arm to put around my  
11:54 22 shoulders/back area to hold me there and put  
11:54 23 one hand and arm under my butt and legs to lift  
11:54 24 me up like that. So like a fireman carry or a  
11:54 25 groom carrying a bride over a threshold.

11:54 1 So it happened in one sort of -- in  
11:54 2 one movement, a surprising, shocking movement.  
11:55 3 And then he turned to the bed and laid me down  
11:55 4 and laid on top of me.

11:55 5 Q. Do you remember him saying anything  
11:55 6 to you at that point?

11:55 7 A. I do not recall him saying  
11:55 8 anything.

11:55 9 Q. Do you remember Mr. Fowler saying  
11:55 10 anything to you while he -- while you allege he  
11:55 11 was on top of you on the bed?

11:55 12 A. I do not recall him saying  
11:55 13 anything.

11:55 14 Q. Do you recall saying anything to  
11:55 15 him?

11:55 16 A. I do not recall saying anything to  
11:55 17 him. I froze.

11:55 18 Q. You said that Mr. Fowler picked you  
11:55 19 up in one motion.

11:55 20 Did I get that right?

11:55 21 A. That's my recollection. As best  
11:55 22 as -- as, you know, it's a kind of complicated  
11:55 23 motion, but it's a motion that all happened  
11:55 24 sort of in one movement.

11:55 25 Q. And when that one movement ended,

11:56 1 you were in the air being held?

11:56 2 A. Yes.

11:56 3 Q. You characterize it as a bride,  
11:56 4 right?

11:56 5 A. Yes. And again, immediately frozen  
11:56 6 and shocked.

11:56 7 Q. Okay. So I just want to make sure  
11:56 8 I get this right.

11:56 9 So when Mr. Fowler was holding you  
11:56 10 in the air, was one hand was under your back,  
11:56 11 right?

11:56 12 A. Yeah. I mean, in the -- in sort of  
11:56 13 the midback under, you know -- it's this area  
11:56 14 of my body (indicating), you know, to support  
11:56 15 my torso.

11:56 16 Q. And the other hand would have been  
11:56 17 somewhere under your knees; fair to say?

11:56 18 A. Yeah. It all got there in the  
11:56 19 process, went from under my butt, down my leg,  
11:56 20 to my knees.

11:56 21 Q. And that's typically how someone  
11:56 22 would pick up a bride, you said, right?

11:56 23 A. Yeah. That's -- that's the --  
11:56 24 that's the best way to describe the image. It  
11:56 25 is a perfect capture of the look of the pose as

11:57 1 I can recall it and experience it from the  
11:57 2 inside of my body looking out. If someone took  
11:57 3 a snapshot, I believe that's what it would  
11:57 4 like.

11:57 5 Q. This also would be consistent with  
11:57 6 a firefighter, right, picking someone up?

11:57 7 A. I suppose. I suppose sometimes  
11:57 8 firefighters put people over their shoulders,  
11:57 9 too. So I don't know.

11:57 10 Q. And sometimes firefighters will  
11:57 11 pick people up as you allege Mr. Fowler did  
11:57 12 you, right?

11:57 13 A. Perhaps, yes.

11:57 14 Q. You said that Mr. Fowler's hand  
11:57 15 grazed your, your butt, right?

11:57 16 A. Yes.

11:57 17 Q. For how long did Mr. Fowler's hand  
11:57 18 graze your butt?

11:57 19 A. I can't say exactly. It didn't  
11:57 20 linger there, but it certainly touched it in  
11:57 21 the process.

11:57 22 Q. Did he squeeze your butt?

11:57 23 A. I don't recall a squeeze, no.

11:57 24 Q. Was his hand on your butt for any  
11:57 25 longer than it was any other part of your body

11:57 1 as he picked you up?

11:57 2 A. I don't recall that specifically,

11:57 3 no.

11:57 4 Q. Did you perceive that as part of  
11:58 5 picking you up, that his hand touched your butt  
11:58 6 and swept down your leg all in one motion so  
11:58 7 that he could pick you up? Is that --

11:58 8 MR. SAGHIR: Note my objection to  
11:58 9 the form. Note my objection to the form.  
11:58 10 If you could rephrase that, Chase.

11:58 11 MR. SCOLNICK: Sure. Sure. Okay.

11:58 12 BY MR. SCOLNICK:

11:58 13 Q. So if a fireman were to pick you  
11:58 14 up, would you describe that as his hand going  
11:58 15 from your butt to your knees as well?

11:58 16 A. I've never been picked up by a  
11:58 17 firefighter. I can't comment on that.

11:58 18 Q. Was there anything different about  
11:58 19 the way that Mr. Fowler picked you up than a  
11:58 20 firefighter would do saving someone from a  
11:58 21 building?

11:59 22 MR. SAGHIR: Objection to the form.  
11:59 23 Pure speculation. He's never been picked  
11:59 24 up by a firefighter.

11:59 25 But go ahead and answer.

12:19 1 fully pressed against my body as I was on my  
12:19 2 back. He was on my front. Not exactly -- I  
12:19 3 don't know, I'm sorry, the way to describe it.  
12:19 4 I'm using my hands. But not exactly totally  
12:19 5 head-to-toe touching every part, a little bit  
12:19 6 angled so that his chest was on my chest. His  
12:19 7 arms were around my shoulders holding me, and  
12:19 8 his pelvis was pressing into my hips, the side  
12:19 9 of my hip. So it was like angled, not directly  
12:19 10 on top but angled.

12:20 11 Q. So you're saying he wasn't  
12:20 12 parallel, right?

12:20 13 A. I guess that's the language to use.  
12:20 14 It was more angled than parallel, yes.

12:20 15 Q. And for how long do you allege that  
12:20 16 Mr. Fowler was on top of you?

12:20 17 A. I have no way of saying exactly how  
12:20 18 long. It was a frozen, suspended moment in my  
12:20 19 recollection.

12:20 20 Q. And did that moment last for five  
12:20 21 minutes; do you think?

12:20 22 A. I think it lasted for less than --  
12:20 23 fewer than five minutes.

12:20 24 Q. Okay. Could it have been  
12:20 25 30 seconds?

12:20 1 A. I don't -- I have no way of saying  
12:20 2 exactly how long it was.

12:20 3 Q. So it's possible it could have been  
12:20 4 30 seconds?

12:20 5 A. It's possible it could have been  
12:20 6 30 seconds.

12:20 7 Q. Is it possible it could have been  
12:20 8 ten seconds?

12:20 9 A. It felt longer than ten seconds.

12:20 10 Q. So your estimate is you recall  
12:20 11 today is somewhere between 10 and 30 seconds;  
12:20 12 am I understanding that right?

12:20 13 A. That is answering your questions to  
12:20 14 the best of my ability, having no way of being  
12:21 15 more precise than that.

12:21 16 Q. During this period of time that you  
12:21 17 allege Mr. Fowler was on top of you, where were  
12:21 18 his hands?

12:21 19 A. His hands were around my shoulders  
12:21 20 holding me. I don't know. It's hard to  
12:21 21 describe, you know, again, in words. It's  
12:21 22 better -- easier to demonstrate.

12:21 23 But, you know, up behind my back  
12:21 24 holding my shoulders. That's my recollection.  
12:21 25 From behind. Again, it's awkward to describe

12:22 1 A. I do not recall saying anything.

12:22 2 Q. You don't recall indicating to  
12:22 3 Mr. Fowler that you were uncomfortable in the  
12:23 4 situation or uncomfortable physically?

12:23 5 A. I do not recall saying anything. I  
12:23 6 recall being frozen and shocked and upset and  
12:23 7 scared.

12:23 8 Q. Do you recall Mr. Fowler saying  
12:23 9 anything to you when you allege he was on top  
12:23 10 of you?

12:23 11 A. No.

12:23 12 Q. You said that Mr. -- you allege  
12:23 13 that Mr. Fowler's body was on an angle on top  
12:23 14 of yours, right?

12:23 15 A. A slight angle, yes. Not perfectly  
12:23 16 parallel. Slightly angled, yes.

12:23 17 Q. Where was his waist?

12:23 18 A. It was enough that I was feeling  
12:23 19 pressure from as much as I could perceive  
12:23 20 against my side of my hips.

12:23 21 Q. What did you feel pressure from?  
12:23 22 From -- what are you alleging you felt pressure  
12:23 23 from?

12:23 24 A. The entire weight of his body was  
12:23 25 entirely on my body. And as I'm now being

12:24 1 asked to describe the details of all of it, I  
12:24 2 can describe that I felt the pressure of his  
12:24 3 chest on my chest. His hands were on my body.  
12:24 4 His legs and groin pressing into the side of my  
12:24 5 body since he was on an angle. He wasn't on  
12:24 6 top pressing into me. He was at an angle  
12:24 7 pressing, but his chest was more directly on my  
12:24 8 chest.

12:24 9 Q. Are you alleging that he had an  
12:24 10 erection?

12:24 11 A. I have no recollection specifically  
12:24 12 of that. I cannot say for sure.

12:24 13 Q. But 14, you obviously knew what an  
12:24 14 erection was, right?

12:24 15 A. Yes.

12:24 16 Q. While you were on the -- while you  
12:25 17 were on the bed, are you alleging that  
12:25 18 Mr. Fowler touched your penis?

12:25 19 A. No.

12:25 20 Q. While you were on the bed, are you  
12:25 21 alleging that Mr. Fowler touched your anus?

12:25 22 A. No.

12:25 23 Q. While you were on the bed, are you  
12:25 24 alleging that Mr. Fowler touched your butt?

12:25 25 A. Not on the bed -- not at that point

12:25 1 on the bed. When I was on the bed sitting on  
12:25 2 the bed is when his hand touched my butt to  
12:25 3 pick me up.

12:25 4 I'm not alleging that once he was  
12:25 5 laying on top of me, that he touched my butt at  
12:25 6 that point.

12:25 7 Q. And you characterized it earlier as  
12:25 8 his hand grazing your butt as he picked you up,  
12:25 9 right?

12:25 10 A. Yes.

12:25 11 Q. And it passed over your butt in one  
12:25 12 motion to pick you up, right?

12:25 13 A. Yes.

12:25 14 Q. Okay. Now, returning to the  
12:25 15 situation we're describing where you're  
12:25 16 alleging that he lied on top of you --

12:25 17 A. Yes.

12:25 18 Q. -- are you with me?

12:25 19 A. Yes.

12:25 20 Q. Okay. Did he touch your genitals  
12:25 21 at all --

12:25 22 A. No.

12:25 23 Q. -- while he was -- while  
12:25 24 Mr. Fowler, you allege he was on top of you?

12:26 25 A. No.

12:26 1 Q. Did Mr. Fowler attempt to remove  
12:26 2 your pants?

12:26 3 A. No.

12:26 4 Q. Did he attempt to remove your  
12:26 5 pants -- sorry. Did he remove his pants?

12:26 6 A. No.

12:26 7 Q. Did you touch his genitals?

12:26 8 A. No.

12:26 9 Q. Did he kiss you?

12:26 10 A. No.

12:26 11 Q. Did you kiss him?

12:26 12 A. No.

12:26 13 Q. Has Mr. Fowler ever touched your  
12:26 14 penis?

12:26 15 A. No.

12:26 16 Q. Has Mr. Fowler ever touched your  
12:26 17 genitals?

12:26 18 A. No.

12:26 19 Q. Has Mr. Fowler ever touched your  
12:26 20 anus?

12:26 21 A. No. You mean specific -- no. The  
12:26 22 anus is the very specific biological -- no.

12:27 23 Q. Other than what you described  
12:27 24 earlier where Mr. Fowler's hand grazed your  
12:27 25 butt when he picked you up, are you alleging

12:27 1 that Mr. Fowler touched your butt?

12:27 2 A. No.

12:27 3 MR. SAGHIR: I'm going to object to  
12:27 4 the form. Aside from what he testified  
12:27 5 to, correct?

12:27 6 Was there a second time he touched  
12:27 7 the butt; is that what you're asking?

12:27 8 MR. SCOLNICK: Yes, that's what I'm  
12:27 9 asking.

12:27 10 THE WITNESS: There's not a second  
12:27 11 time.

12:27 12 BY MR. SCOLNICK:

12:27 13 Q. Okay. So the only time that you  
12:27 14 can recall or you're alleging that Mr. Fowler  
12:27 15 touched your butt is when he picked you up and  
12:27 16 his hand grazed your butt, right?

12:27 17 A. Yes.

12:27 18 Q. Are you alleging that Mr. Fowler  
12:27 19 put his hand down your pants?

12:27 20 A. No.

12:27 21 Q. Not on that evening, right?

12:27 22 A. Not that -- not that evening.

12:28 23 Q. Not ever?

12:28 24 A. I'm sorry. You said hand down my  
12:28 25 pants; is that what you said?

12:28 1 Q. That's what I said.

12:28 2 A. No, he did not put his hand down my  
12:28 3 pants.

12:28 4 Q. Mr. Fowler has never put his hand  
12:28 5 down your pants, right?

12:28 6 A. Right.

12:28 7 Q. And have you ever put your hand  
12:28 8 down Mr. Fowler's pants?

12:28 9 A. No.

12:28 10 Q. Have you ever touched Mr. Fowler's  
12:28 11 genitals?

12:28 12 A. No.

12:28 13 Q. Focusing on the evening of your  
12:28 14 allegations, at any point did Mr. Fowler tell  
12:28 15 you that he wanted to have sex with you?

12:28 16 A. He did not say those words.

12:28 17 Q. Did he say that he wanted to give  
12:28 18 you oral sex?

12:28 19 A. No.

12:28 20 Q. Did he say that he wanted you to  
12:28 21 give him oral sex?

12:28 22 A. No.

12:28 23 Q. Did he tell you that he wanted to  
12:28 24 kiss you?

12:28 25 A. No.

12:29 1 Q. Did he say that he wanted you to  
12:29 2 kiss him?

12:29 3 A. No.

12:29 4 Q. Did he tell you that he wanted to  
12:29 5 touch your genitals?

12:29 6 A. No.

12:29 7 Q. Did he tell you that he wanted you  
12:29 8 to touch his genitals?

12:29 9 A. No.

12:29 10 Q. Did he tell you to remove your  
12:29 11 clothes?

12:29 12 A. No.

12:29 13 Q. Did he tell you he was going to  
12:29 14 remove his clothes?

12:29 15 A. No.

12:29 16 Q. Has Mr. Fowler ever told you that  
12:29 17 he wanted to have sex with you?

12:29 18 A. No.

12:29 19 Q. Has Mr. Fowler ever told you that  
12:29 20 he wanted to give you oral sex?

12:29 21 A. No.

12:29 22 Q. Has Mr. Fowler ever told you that  
12:29 23 he wanted you to give him oral sex?

12:29 24 A. No.

12:29 25 Q. Has Mr. Fowler ever told you that

12:29 1 he wanted to kiss you?

12:29 2 A. No.

12:29 3 Q. Has Mr. Fowler ever told you that  
12:29 4 he wanted you to kiss him?

12:29 5 A. No.

12:29 6 Q. Has Mr. Fowler ever told you he  
12:29 7 wanted to touch your genitals?

12:29 8 A. No.

12:29 9 Q. Has Mr. Fowler ever told you he  
12:29 10 wanted you to touch his genitals?

12:29 11 A. No.

12:30 12 Q. Has Mr. Fowler ever asked you to  
12:30 13 remove your clothes?

12:30 14 A. No.

12:30 15 Q. Has Mr. Fowler ever said that he  
12:30 16 wanted to remove his clothes when he was around  
12:30 17 you?

12:30 18 A. No.

12:30 19 Q. And just to clarify for the record,  
12:30 20 has Mr. Fowler ever touched your genitals?

12:30 21 A. No.

12:30 22 Q. And have you ever touched his  
12:30 23 genitals?

12:30 24 A. Did you ask me if I've ever touched  
12:30 25 his genitals?

12:30 1 Q. Yes.

12:30 2 A. I have not touched his genitals.

12:30 3 Q. Has Mr. Fowler ever discussed sex  
12:30 4 with you?

12:30 5 A. No.

12:30 6 Q. Has Mr. Fowler ever shown you  
12:30 7 pornography?

12:30 8 A. No.

12:30 9 Q. Has Mr. Fowler ever shown you adult  
12:30 10 movies?

12:30 11 A. No.

12:31 12 Q. Has Mr. Fowler ever shown you adult  
12:31 13 magazines?

12:31 14 A. No.

12:31 15 Q. Has Mr. Fowler ever shown you  
12:31 16 photographs of people having sex?

12:31 17 A. No.

12:31 18 Q. Has Mr. Fowler ever shown you  
12:31 19 pictures of naked adults?

12:31 20 A. No.

12:31 21 Q. Has Mr. Fowler ever shown you  
12:31 22 pictures of naked children?

12:31 23 A. No.

12:31 24 Q. Returning back to when you allege  
12:31 25 Mr. Fowler was on top of you, how did that end?

12:31 1 Who got up first?

12:31 2 A. I squirmed out from underneath him.

12:31 3 Q. Can you explain what you mean by

12:31 4 "squirmed out from underneath him"?

12:31 5 A. I have no better explanation. I

12:31 6 wriggled my body underneath the weight of his

12:31 7 body and got out from underneath him and got

12:32 8 off the bed.

12:32 9 I experienced his weight as, you

12:32 10 know, something described as dead weight. It

12:32 11 was heavy. His weight was heavy on me. He was

12:32 12 holding me, and I squirmed out from under out

12:32 13 that dead weight.

12:32 14 Q. Do you recall him telling you not

12:32 15 to get up?

12:32 16 A. No.

12:32 17 Q. At any point when you allege to

12:32 18 have been on the bed, do you recall telling him

12:32 19 that you wanted to get up?

12:32 20 A. No.

12:32 21 Q. How long did it take you to wriggle

12:32 22 out from underneath him?

12:32 23 A. Quickly. I mean, as -- when I made

12:32 24 the decision to wriggle out, I was able to do

12:32 25 it fairly quickly.

14:18 1 class, but Dallas was a part of that event,  
14:19 2 whatever that event was.

14:19 3 Q. Was Mr. Roberts a student at  
14:19 4 Juilliard?

14:19 5 A. Yes.

14:19 6 Q. That's how --

14:19 7 A. That I believe. This is my  
14:19 8 recollection.

14:19 9 Q. Are you aware of any other  
14:19 10 firsthand stories regarding -- or strike that.  
14:19 11 Let me -- let me rephrase the question.

14:19 12 When you mentioned that you were  
14:19 13 aware of firsthand accounts regarding  
14:19 14 Mr. Spacey's alleged sexual misconduct in the  
14:19 15 2018 article, who else were you referring to?

14:19 16 A. So in 2018, I had heard -- so the  
14:19 17 calendar of when I heard things is a little  
14:19 18 confusing because when I came forward, many  
14:19 19 people shared with me more stories than I had  
14:19 20 previously heard. So it is a little confusing  
14:19 21 to know exactly when I heard what. So -

14:19 22 Q. Well --

14:19 23 A. -- I hope you understand that.

14:19 24 Q. I understand, sir. But I'm  
14:19 25 focusing on this because you said in 2018 that

14:20 1 the firsthand stories that you had heard were a  
14:20 2 large part of what drove you to speak on the  
14:20 3 record and come forward regarding your  
14:20 4 experience after so many years.

14:20 5 So what other firsthand accounts  
14:20 6 motivated you in 2017 to come forward?

14:20 7 A. That was enough for me at that  
14:20 8 point if I recall correctly. I don't recall --  
14:20 9 again, it's hard to recall exactly when I heard  
14:20 10 what. I heard many things in the course of  
14:20 11 years.

14:20 12 So when I said that, I also  
14:20 13 believed it to be true that there were other  
14:20 14 stories that I hadn't even heard that this was  
14:20 15 speaking of and referring to.

14:20 16 Q. So as you sit here today, the  
14:20 17 firsthand stories that you can recall hearing  
14:20 18 before 2017 were Mr. McElroy and Mr. Roberts?

14:20 19 A. Yes. I believe there's another one  
14:20 20 that's not coming to mind right now, at least  
14:20 21 one other. It's hard to recall exactly.

14:21 22 Q. And do you remember, not firsthand  
14:21 23 accounts before 2017, but hearing other things  
14:21 24 about Mr. Spacey in the media or through the  
14:21 25 grapevine?

14:21 1 A. Yes. Not in the media. I can't  
14:21 2 say that I heard anything in the media. I  
14:21 3 heard things through the community, the showbiz  
14:21 4 community.

14:21 5 Q. Do you remember any other details  
14:21 6 about what Mr. Dallas Roberts told you?

14:21 7 A. I don't.

14:21 8 Q. Okay. Do you remember the names of  
14:21 9 any other people who you had heard had negative  
14:21 10 experiences with Mr. Fowler before 2017, either  
14:21 11 sexually harassed or allegedly sexually abused  
14:21 12 or inappropriate conduct?

14:21 13 A. Not -- not by name, no.

14:22 14 Q. Okay. So you weren't aware of any  
14:22 15 other specific people who were claiming that  
14:22 16 they had been harassed or abused?

14:22 17 A. Yeah. Not at that point, no.

14:22 18 Q. Are you aware of -- since 2017 when  
14:22 19 you interviewed with BuzzFeed, are you aware of  
14:22 20 the identities of anyone else who claims that  
14:22 21 they have -- who claims that Mr. Fowler has  
14:22 22 abused them?

14:22 23 A. Yeah. The people who came forward  
14:22 24 publicly I am aware of. I don't recall all of  
14:22 25 their names exactly, but I recall reading all

14:23 1 of those allegations in the media.

14:23 2 And then it was at that point, that  
14:23 3 other people came -- like, one time I was  
14:23 4 walking down the street in New York, and  
14:23 5 somebody I had worked with years before shared  
14:23 6 with me a story of something else that happened  
14:23 7 in his workplace with Kevin Spacey.

14:23 8 So this was after the article came  
14:23 9 forward is what I'm saying.

14:23 10 Q. Yeah, yeah. I want to break that  
14:23 11 down a bit.

14:23 12 So you said other than the people  
14:23 13 who you had read about, there was just one  
14:23 14 additional person; is that right?

14:23 15 A. Well, this is one that comes to  
14:23 16 mind right now, yes.

14:23 17 Q. Okay. Well, how many total are  
14:23 18 there? And then we can talk about each one.

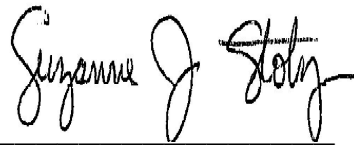
14:23 19 A. I don't recall how many. There  
14:23 20 were a number. I don't recall the exact  
14:23 21 number.

14:23 22 Q. Do you recall the identities of any  
14:23 23 of these people?

14:23 24 A. I recall the identity of two people  
14:23 25 for sure that I can easily recall at this

C E R T I F I C A T E

I, SUZANNE J. STOTZ, a  
Registered Professional Reporter, Certified  
Realtime Reporter, and Notary Public in and for  
the State of New York, do hereby certify that  
the foregoing is a true and accurate transcript  
of the stenographic above-captioned matter.



SUZANNE J. STOTZ, RPR, CRR

My Commission Expires March 2, 2022

DATED: February 19, 2021

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